



deposition of Mr. Jerry Moss, Jr., despite being notified that Mr. Jerry Moss, Sr. was a possible witness as early as November 25, 2008. Defendant maintains that Plaintiff has not met his burden under Local Rule 48.1 and should not be afforded an opportunity to interview jurors.

Local Rule 48.1 states that, “[u]nless permitted by the Court, no attorney, representative of an attorney, party or representative of a party, may interview, communicate with, or otherwise contact any juror or prospective juror before, during, or after the trial.”

The Court has considered the Plaintiff’s request and his stated basis for interviewing jurors. The Court finds that the Plaintiff has not shown good cause for interviewing jurors. Plaintiff’s basis for interviewing the jurors is essentially to find out if their verdict might have been different if they were presented with different evidence. Such general curiosity cannot support imposing the burden of an interview on jurors. The Court finds that the Motion to Interview Jurors [**Docs. 188, 189**] is not well-taken, and it is **DENIED**.

**IT IS SO ORDERED.**

ENTER:

s/ H. Bruce Guyton  
United States Magistrate Judge